## **U.S.** Department of Labor

Office of Administrative Law Judges Washington, D.C.



Date: April 8,1992

Case No.: 92-TLC-5

In the Matter of:

CAROLINA EMPLOYERS ASSOCIATION, INC.

Employer

Appearances: Charles Kelso, Esquire

For the Employer

Annaliese Impink, Esquire

For the Solicitor

Before:LAWRENCE BRENNER.

Administrative Law Judge

## ORDER DISMISSING APPEAL

By letter dated February 4, 1992, the employer requested a <u>de novo</u> hearing in the above-named matter of the Regional Administrator's refusal "to accept a temporary alien agricultural labor certification application . . .." By Motion dated March 24, 1992, the Solicitor requested that the employer's appeal be dismissed as "the Regional Administrator has accepted the employer's application, therefore, there is no basis for review by the Administrative Law Judge." On April 7, 1992, the employer filed a response to the Solicitor's Motion to Dismiss stating that it disagreed that the appeal is moot but states that it "hopes to resolve some of (the) issues informally before the next planting season and requests that this case be dismissed without prejudice."

IT IS THEREFORE ORDERED that this matter be **DISMISSED WITHOUT PREJUDICE**.

LAWRENCE BRENNER Administrative Law Judge

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